## IN THE MICHIGAN COURT OF APPEALS

## **ORDER**

Re: People of MI v Tyrone Maleek Davenport

Docket No. 250695 L.C. No. 99-380362

William C. Whitbeck, Chief Judge, acting under MCR 7.203(F)(1) and 7.216(A)(10), orders:

On the Court's own motion, the claim of appeal is treated as a delayed application for leave to appeal, and it is GRANTED. Per statute, a plea of guilty in a designated case, such as the one at hand, must be treated as if it was a criminal conviction, not a civil disposition. MCL 712A.2d(7). Since the minor pleaded guilty to a crime that occurred after December 27, 1994, this Court cannot accept an appeal as a matter of right. MCL 7.203(A)(1)(b).



A true copy entered and certified by Sandra Schultz Mengel, Chief Clerk, on

JAN 1 4 2005

Date

gidra Schult Mensel
Chief Clerk